

The Quincy Union.

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Will practice in all the Courts of San Francisco
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N. B.—The public, and patrons of the undersigned
are respectfully informed that he has made ar-
rangements with Judge VanClef, of Downville,
by which the Judge has consented to be associated
with him as assistant in the conduct and trial of all
cases which the undersigned may have in the
Courts of the Second and Tenth Judicial Districts
of this State.
4-50 P. J. O'GRADY.

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v5-n5-1f

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QUINCY, CALIFORNIA. 39

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CARPENTER & BUILDER.
Shop—Opposite the Plumas Hotel,
MAIN STREET, QUINCY, CALIFORNIA.
Carpenter Work of all kinds done promptly,
and in the best manner. Terms reasonable. 44-1f

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PARTIES WISHING BUSINESS DONE IN
Land or Mining Surveying, or Draining,
will address J. D. Compton, Round Valley, or
Arthur W. Keddie, Crescent Mills.
N. B.—Particular attention paid to Mapping
Mines. v4-25-1f

Quincy Union.

"Independent in all Things—Neutral in Nothing."

VOL. 5.

QUINCY, PLUMAS CO., CAL., SATURDAY, FEB. 9, 1867.

NO. 15.

Hotels, &c.

PLUMAS HOUSE,

QUINCY,

Plumas Co., California.

JAS. E. EDWARDS, Prop'r.

EXTENSIVE ADDITIONS AND IMPROVE-
ments having been made to this House, the
proprietor begs leave to call the attention of the
travelling public to the superior accommodations
it offers to them. v3-n16-1f-51.

TAYLOR HOUSE.

TAYLORVILLE, CAL.

J. T. Taylor, Proprietor.

The public is respectfully informed that the pro-
prietor of this long established and well known
Hotel is constantly prepared to accommodate all who
may favor him with their patronage.
v5-n5-1f

VERNON HOUSE,

Taylorville,

INDIAN VALLEY.

J. HARDGRAVE, Proprietor.

THIS HOUSE HAS BEEN NEWLY REFITTED
and is one of the
Best Arranged Hotels
in the mountains. No pains will be spared to ac-
commodate those who patronize me.
THE BAR is supplied with the best quality of
Wines, Liquors and Cigars.
v2 1-1f

BUCKEYE HOUSE,

ON THE

OROVILLE & QUINCY ROAD,

[Near Walker's Plains, Plumas Co., Cal.]

JOEL FLINN, Prop'r.

THE Proprietor of this well known and favorite
Hotel hereby informs the public that he has
increased his facilities for the accommodation of
permanent and transient guests. The best of board
and lodging furnished at reasonable rates. The
Orville and Quincy Stages stop over night at the
Buckeye House. 37-1f

UNION HOTEL.

MAIN STREET, LA PORTE.

BRANDT & CONLON,

Proprietors.

THIS HOUSE is centrally located, and will be kept
thoroughly.
FIRST CLASS HOUSE.
The Table will be furnished with the best of the market at
reasonable rates, and no pains spared by the Proprietors to provide for
the comfort of guests.
v4-n5-1f

Terms to suit the times.
E. A. BRANDT,
JOHN CONLON, Proprietors.
La Porte, March 20th, 1866.

WESTERN HOUSE,

Corner of Second and D Streets,

MARYSVILLE, CALIFORNIA.

EXTENSIVE ADDITIONS AND IMPROVE-
ments having been made to this house, the
proprietors beg leave to call the attention of the
travelling public to the superior accommodations it
offers to them.
The Hotel Carriage and Omnibus will always be
found at the Railroad Depot and Steamer Landing
to convey passengers to the Hotel, free of charge.
R. M. LOWERY & CO., Prop'r.
46-1f

UNION HOTEL.

SECOND AND K STREETS, SACRAMENTO.

L. OULVER, Proprietor.

Guests furnished with rooms by the day, week
or month. A few choice rooms for Families, with
private dining room attached. Bar and Billiard
Saloons of the first order. v4-n5-1f

ST. NICHOLAS HOTEL,

OROVILLE,

B. F. JONES, Jr., Prop'r.

WOULD RESPECTFULLY NOTIFY his
friends in Northern California that he has
leased the above named Hotel, with the intention
of keeping a
FIRST CLASS HOUSE.
And will be pleased to see all old friends and the
Public generally.
B. F. JONES, Jr.

AMERICAN EXCHANGE.

Corner of Sansome and Hallock streets,

SAN FRANCISCO.

TIMOTHY SARGENT, Proprietor.

Fireproof—200 rooms, all hand-finished, well ven-
tilated and nicely furnished. Prices from \$1.50 to
\$2.00 per day. v4-n5-1f

RUSS HOUSE.

Montgomery Street,

SAN FRANCISCO, CALIFORNIA.

H. H. PEARSON & CO., Proprietors.

The Proprietors, by strict attention to the com-
fort of their guests, hope to give satisfaction to all
who may favor them with their patronage.
San Francisco. v4-n5-1f

LONGVILLE HOTEL.

A. J. WOOD, Prop'r.

THIS large and commodious hotel is situated in
a beautiful and healthy location. The rooms
are large and airy and well furnished. The table
is at all times furnished with the best of the market
affords; the stabling is of the best. It is a "home
for the traveler." For the invalid a fine soda
water, celebrated for its healing qualities, is
served. A liberal share of patronage
is solicited.
A. J. WOOD, Proprietor.

The Quincy Union.

QUINCY, PLUMAS CO., CAL.

SATURDAY, FEB. 9, 1867.

Art Thou Living Yet?

BY JAMES G. CLARK.

Is there no grand immortal sphere
Beyond this world of broken ties,
To fill the wants that mock us here,
And dry the tears from weeping eyes?

Where winter melts in endless spring,
And summer dreams in deathless life,
Where we may hear the dear ones sing,
Who loved us in this world of strife?

I ask, and lo! my cheeks are wet
With tears for one I cannot see;
Oh, mother, art thou living yet,
And dost thou still remember me?

I feel thy kisses o'er me thrill,
Thou unseen angel of my life!
I hear thy hymns around me still,
An undertone to care and strife.

Thy tender eyes upon me shine,
As from a being glorified;
Till I am thine and thou art mine,
And I forget that thou hast died.

I almost lose each vain regret
In visions of the life to be;
But, mother, art thou living yet,
And dost thou still remember me?

The spring-time bloom, the summers fade,
The winters blow along my way,
But over every light and shade
Thy memory lives by night and day;

It soothes to sleep my wildest pain,
Like some sweet song that cannot die,
And, like the murmur of the main,
Grows deeper when the storm is high.

I know the brightest stars that set
Return to bless the yearning soul;
But, mother, art thou living yet,
And dost thou still remember me?

I sometimes think thy soul comes back
From o'er the dark and silent sea,
Where last we watched thy shining track
To those green hills of which we dream;

Thy loving arms around me twine,
My cheeks bloom young in thy breath,
Till thou art mine and I am thine,
Without a thought of pain or death.

And yet, at times, mine eyes are wet
With tears for her I cannot see;
Oh, mother, art thou living yet,
And dost thou still remember me?

AN EXQUISITE STORY.—In the tribe of
Neggich, there was a horse whose fame was
spread far and near, and a Bedouin of an-
other tribe, by name Daher, desired extremely
to possess it. Having offered in vain for it
his camel and his whole wealth, he hit at
length upon the following device, by which
he hoped to gain the object of his desire:

He resolved to stain his face with the
juice of an herb, to clothe himself in rags, to
let his legs and neck together, so as to ap-
pear like a lame beggar. Thus equipped, he
went to wait for Naber, the owner of the
horse, who he knew was to pass that way.

When he saw Naber approaching on his
beautiful steed, he cried out in a weak voice:
"I am a poor stranger; for three days I
have been unable to move from this spot to
seek food. I am dying; help me and heaven
will reward you."

The Bedouin kindly offered to take him
up on his horse and carry him home.
But the rogue replied, "I cannot rise; I
have no strength left."

Naber, touched with pity, dismounted,
led his horse to the spot, and with great
difficulty set the seeming beggar on his back.
But no sooner did Daher feel himself in the
saddle, than he galloped off, calling out as
he did so—

"It is I, Daher, I have got the horse, and
am off with it!"

Naber called after him to stop and listen.
Certain of not being pursued, he turned,
and halted a short distance from Naber.

"Since you have taken my horse," said the
latter, "since heaven has willed it, I wish
you joy of it; but I do conjure you never
to tell any one how you obtained it."

"And why not?" said Daher.

"Because," said the noble Arab, "another
man might be really ill, and men would be
of help to him. You would be the cause of
many refusing to perform an act of charity,
for fear of being duped as I have been."

Struck with shame at these words, Daher
was silent for a moment, then springing from
the horse, returned it to its owner, embracing
him. Naber made him accompany him to his
tent, where they spent a few days together,
and became fast friends for life.

A NOVEL SUIT.—A rather singular case
has been brought before our Courts. A man
named Sanborn, some time since purchased
one of Herring & Co.'s burglar proof safes,
and placing implicit confidence in the man-
ufacturer's guarantee, deposited nearly \$40,000 in
it, locked it and set his mind at ease con-
cerning the safety of his money. Along came
a party of burglars, however, who broke open
the safe and carried off all the money. He now
sues Herring & Co. to recover it. They respon-
ded by saying that they would not purchase one
of their burglar proof safes, but took a
cheaper article, which they could not war-
rant. The plaintiff, however, stated the fact
that the title of the safe was "burglar proof,"
and furthermore swore that he was assured
that it was burglar proof. One of the bur-
glars (who did not get any of the money)
testified as to how easily the safe was opened.

As a bridal present the city of Turin
presented to the Austrian princess, who is
shortly to marry the oldest son of King Vic-
tor Emmanuel, a bed cover of the finest lace.

BURIED AND RESURRECTED.—The Dutch

Flat Inquirer of January 30th relates the following:

Last Saturday the large new snow plow
of the Pacific Railroad Company was cut-
ting a clean furrow through six or seven
feet of snow near Emigrant Gap, travelling
at a speed of well-nigh ten miles an hour
and hurling great powder, fleece like waves
to right and left, when a couple of Chi-
na-men hove in sight, migrating to lower lat-
itudes by the line of the road. They pruden-
tly and, as they supposed, safely made
way for the puffing, snow-heaving monster,
by stepping so far aside as to leave him
room to pass. But they calculated too close-
ly. They left room for the plow, it is true,
but only got far enough out of the way to
form of their poor carcasses foundation for
an immense furrow, and were buried some
ten feet deep beneath the wave like mass.—
One of them was able to flounder out, but
the other remained in his "cold, cold grave"
until exhumed by the amused exhibitors of
the snorting mountain monster.

AN EXTINGUISHED RACE.—One of the most re-
markable races that ever inhabited the earth
is now extinct. They were known as the
Canary Islands. In the sixteenth century,
pestilence, slavery and the cruelty of the
Spaniards, succeeded in totally exterminating
them. They are described as having been
gigantic in stature, but of a singularly mild
and gentle nature. Their food consisted of
barley, wheat, and goat's milk, and their
agriculture was of the rudest kind. They
had a religion which taught them of a fu-
ture state, of rewards and punishments after
death, and of good and evil spirits. They
regarded the volcano of Teneriffe as a place
of punishment for the bad. The bodies of
the dead were carefully embalmed, and de-
posited in catacombs, which still continue
to be an object of curiosity to those who
visit the islands. The marriage rites were
solemn, and before engaging in them the
brides were fattened on milk. At the pres-
ent day, these strange people are totally ex-
tinct.

A NUMBER of the citizens of New Orleans
says the Jackson Clarion, solicited a speech
from Senator Doolittle, who has been trav-
eling in the South. His engagements at
Washington prevented a compliance, but in
his letter to Col. Nixon and others he said:
"I have seen nothing to change, but much
to confirm the views expressed by me in the
Senate last winter, in the National Union
Convention, at Philadelphia, and at other
places during the late canvass in the Nor-
thern States. While the time of their full
recognition may be postponed by the result
of the recent elections longer than I could
have wished, my faith is still unshaken,
that, at no distant day, the people of the
Northern States will recognize, and Con-
gress will recognize, as the President and
the Supreme Court have already recognized,
these States of the South as States in the
Union, under the Constitution, "with all
their rights and dignity unimpaired." It is
just as certain, in my judgment, as that the
people of the Northern States are capable of
maintaining a republican government for
themselves.

THE BEAUTIES OF THE LAW.—A mercan-
tile firm in our city having a small demand
against an individual in an adjoining coun-
ty, and learning he had property they put
the matter in the hands of an eminent attor-
ney. Sult by attachment was brought and
at its conclusion they received from the at-
torney the following statement and summa-
ry: "Your matter has terminated tolerably
satisfactorily, although not quite so well as
I wished. I give you the items: The prop-
erty sold for \$124; clerk's cost, \$18.50;
Sheriff's cost, \$30; keeper's fees, \$40, mak-
ing a total of \$114.50, which you will per-
ceive left a balance for you of \$9.50; this
amount I have passed to your credit on my
fee of \$25, leaving a balance due from you
of \$15.50 which you will please remit at
once." We learn the firm will not send any
more accounts off for collection for several
days. They say it is a good thing taken in
small doses, but they are satisfied for the
present.—[North Californian.]

PATENTS.—It is stated that hereafter all
letters patent issued from the United States
Patent office, will be in an entirely new
dress, on different material, smaller, neater,
and containing a printed specification. The
patent proper, or grant, instead of contain-
ing the design of the Patent Office building
will have an engraving intended to show
the progress of invention, the details being
quite clever, and which, by way of compar-
ison and contrast, will always appear fresh
and pleasing to the eye. The design was
furnished by the Commissioner of Patents.

THE YOUNG MAN WHO PUTS A loaded pistol
into his pocket, and goes out into the street,
or to a ball, or to any public gathering, is
deliberately tempting the gallows. At the
very moment when he has adopted the habit
of carrying such a weapon upon his per-
son, he has willfully taken the first step
towards that awful end.

UNFORTUNATE.—The Meadow Lake Sun,
of the 19th instant, says:
We are sorry to say that on the occasion
of the late snow slide on the Donner Lake
road, but three Chinamen were killed. This
is very unfortunate, for twenty-five or thirty
might have been killed just as well as not.

PUBLIC SENTIMENT.—The Radicals are

making great ado over the recent declara-

tion of public sentiment, says the Ohio Far-
mer, and arrogate unto themselves a great
many airs because they have been sustained
by public opinion.

It isn't always any great credit to a man
to be sustained by public sentiment—for it is
a fickle thing, to say the least, and is often
found sustaining the wrong.

Public sentiment crucified the Savior, and
set Barabbas, the robber, free. Public senti-
ment stoned the Apostle James to death.
Public sentiment burned John Rogers at the
stake. Public sentiment drowned innocent
women in New England, as witches. Public
sentiment mobbed these same Radicals a
few years ago, for preaching the same doc-
trines they now profess, and it's a great pity
they hadn't hung every mother's son of them.

Public sentiment is a queer thing. It pro-
fesses Christianity, and elects infidels and
blasphemers to office; professes honesty, and
puts the treasury into the hands of the great-
est set of thieves outside of the State prison;
and professes to be the champion of freedom,
and sustains the greatest set of tyrants that ever
escaped assassination.

If public sentiment don't hang these Rad-
icals to "a sour apple tree" some of these
days, we shall be greatly mistaken, and think
a great deal worse of it than we do now.

A SNAKE STORY.—The Maysville (Ken-
tucky) Eagle says that a little boy, four or
five years of age, of Irish parentage, in
Bracken county, was in the habit, during
the whole of last summer, of going out in
the woods near his home to play with the
"pretty things" as he called them. After
much persuasion, one day his mother was
induced to follow him to his play ground
to see what attracted him so much, when,
to her horror, she discovered her little dar-
ling playing with a trio of huge black
snakes, wholly unconscious of his peril. The
boy was completely fascinated, and would
advance and retreat, and sport and dalli-
ance with his hideous comrades as if he were
in a charmed circle of his brothers and sisters.

The mother, in terror, ran to the house, cry-
ing for help, when the father of the child
rushed to the rescue of the boy, and, after
some difficulty, killed the snakes. Wonder-
ful to relate—and we have this information
from a gentleman of unquestionable verac-
ity—the little boy soon took to his bed,
from which he never arose. He pined away
and died, an early victim of the fascination
of the serpents.

STOPPING A FUNERAL.—Not many years
ago, says a New Haven friend, there lived
in that pleasant city a rough, honest sea-
captain, who, after accumulating a hand-
some fortune on the water, retired to dry
land to enjoy his money, and the reputation
of an eccentric, care-for-nothing old fellow.
He was a strong churchman, and it one day
fell to his lot to drive the clergyman of his
parish to a graveyard in a funeral procession.

As the cortege was wending its way in so-
lemn slowness to the place of sepulture, the
captain and parson in the van, the captain
espied a clam peddler, and stopping his
horse, he sung out in a gruff voice:

"Jim, what do you ask for clams?"
"Twenty-five cents a peck," said Jim.

"Well said the captain, "take a peck of
them down to my house."

"But, captain, I rather think it will be
worth three shillings to carry them so far."

"Go to blazes!" exclaimed the captain;
"what do you mean by stopping a funeral?
Get up, Bill!" and the procession moved on.

The occurrence and the parties are ver-
itable.

WHAT PEANUTS WILL DO.—In the Pro-
bate Court at St. Louis, a few days ago, an
administrator filed bonds to the amount of
\$100,000, to administer properly an estate
of a deceased, named Antonio Barboraria,
valued at \$50,000. This large fortune was
accumulated by Antonio in selling peanuts
and apples at a fruit stand in St. Louis, and
his widow has become his heir. There is
no legitimate business, however humble,
which, if properly attended to, will not
give prosperity to those who follow it.

DARK DAY IN LONDON.—One of those
days which occasionally occur in the city
of London, in consequence of dense fogs
and other states of the atmosphere, which
prevents the dense coal smoke from rising
and being carried away by currents, occurred
on the 18th of October last. The day was
so dark as to cause an almost total suspen-
sion of business. Navigation on the Thames
was impossible, and people stumbled through
the streets in a more than midnight dark-
ness, that was not relieved by the light of
gas lamps at noon.

ROUGH ON INDIAN VALLEY.—The Clear
Lake Courier says Jim Adams was a high
grained warm blooded fellow, who would
betimes while away a leisure hour with "po-
ker," he was also a judge of horse flesh,
and if he had a horse that was a "mover,"
he'd back his speed with "Bullion." Jim
had been off on a trip, and on his return
was met in Sacramento by a friend. "Hel-
lo! Jim, where have you been?" "Been to
Indian Valley, Plumas county," said Jim.

"What have you been doing," been sport-
ing?" "Yes, by —, said Jim, if you call
sitting barley sporting, I've been sporting."

The Quincy Union.

All Letters relating to the business affairs of
the paper should be addressed to the Publisher.

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No paper will be forwarded from this office unless
the subscription is paid in advance. All papers
discontinued when the subscription expires. The
rule will be strictly enforced.

CORRESPONDENCE.
Our friends everywhere, who may at any time
have knowledge of facts of local importance—in-
cidents, accidents, mining news, doings of public
meetings, improvements, curiosities, etc.—would
confer a favor upon us and our readers generally
by sending notice of the same to this office. Give
us facts in any shape, and we will take care of them.

A MODEL TEMPERANCE HOUSE.—A few
years ago, when the Maine Liquor Law was
in full force in Vermont, Judge C., of
—, was on a journey. He stopped at a
tavern in the town of — for the night.

After supper the Judge asked the worthy
landlord for a glass of gin. The landlord
said he was "sorry he could not accommo-
date him. I am obliged by the law to keep
a temperance house."

It was late, so the Judge could not go on
that night, but told the landlord he would
leave early the next morning before break-
fast. "Very well; I will carry your valise
and show you to your room." The Judge
was taken to a fine room; the landlord said
"I hope you will be comfortable."

There was an open stove in the room,
where Judge C. found a bottle of brandy.
He then went to his washstand and
opened it; he found a bottle of gin, water,
glasses, etc. The Judge then went to a
cupboard, and there was a bottle of old
Bourbon. The Judge, after helping him-
self, went down and told the landlord he
would not leave early.

After breakfast the next morning, Judge
C. paid the bill and said to the landlord,
"I have been a great opposer of 'temperance
houses' and always refused to step at one,
but I like the hang of yours and will call
whenever I come this way."

The Quincy Union.



San Francisco Agency.
Thos. Boyce is the only authorized Agent
for the UNION in San Francisco.

QBO. W. HODGKINS is our authorized Agent for Taylorville and vicinity.

QUINCY, PLUMAS CO., CAL.
SATURDAY, FEB'Y 9, 1867.

The Board of Supervisors.

It is well that the present Board of Supervisors of Plumas County do not possess such judicial powers as would enable them to fine any person who might be guilty of them and their actions. If they did they could fine almost every citizen of the county who does not belong to the little clique of radicals whose word is law to the present Board, and whose mandates they dare not disobey.

It was the intention of the law that a Board of Supervisors should be the agents of the people; that they should, in their actions have the welfare and interest of the people of the county to guide them; but such is not the case with the Supervisors of this county, if we judge them by their acts. They are and have been in the interest of a clique; they have allowed their partisan prejudices to interfere with their duty as sworn officers of the county; they have wrongfully, unjustly, and illegally appropriated money to themselves, and never rendered a full report as to how that money was expended. They have given away thousands of dollars of the county money to be expended on roads, and have not required the parties to whom the money was given to make any report of the expenditure of such money, or to produce their vouchers for the same; they have allowed illegal bills to the amount of hundreds of dollars; they make a practice of auditing claims without giving them that examination they should and by law are compelled to do—unless it happens that the bill was presented by a copperhead. Instead of being a blessing they have been a curse to the county, and the very men who get the Board to do their dirty work, chuckle over the success of their maneuvering, and laugh at the manner in which the Supervisors allow themselves to be hoodwinked. How was it at their last meeting? How has it always been with them? Why was it that in allowing Clark's bill of nearly \$2,000, the Board ordered the clerk to enter the order different from all other orders? Simply this: They knew that there was a doubt about the legality of the allowance, and the order was made so as to shift the responsibility from themselves upon the District Attorney. The very fact of their being so particular about the wording of that order is proof conclusive that they had a doubt about it. They did not dare to take the responsibility upon themselves. They knew the tax payers of this county would not quietly submit to such damnable outrages upon their rights. They knew they were not doing justice to the people they were chosen to represent; but they came! shift the responsibility. They are the guilty parties to the transaction, and the subterfuge made by the wording of the order will not answer.

How is it with the County Printing? They allow the National \$3 per square for all the county printing. We offered to do it for one third of that sum. They will not accept of the proposition. They will not allow proposals to be made to do the work. They want to keep their organ alive at the expense of the taxpayers of the county, irrespective of party. They know that every dollar they allow the National over and above the sum we offered to do the work for, is swindling the people out of that money; in plain words, it is the meanest kind of stealing.

Tax-payers, will you longer allow such men to represent you? Will you not remonstrate against such acts, and request them to resign? It might do no good, for once having fastened their fangs upon the county treasury, it would be very hard work to make them let loose, as is clearly exemplified in the case of the member now misrepresenting this district; but it would show them that the people are not ignorant of their acts, and if they have one particle of honor, honesty, or manhood about them, it might cause them to be more guarded in future.

In this article we have used plain language. It was necessary so to do. We have time and time again referred to the subject, and they have still kept on in their mad and partisan career. They have saddled a heavy debt upon the county, and it is time that it was stopped. So far as the members of the Board are individually concerned, we have this to say: We believe Andy Miller comes to Quincy with the intention of doing right; we know him to be a good, kind-hearted man; but he is too easily swayed from what he knows to be the right course, by the vampires who surround him. He allows himself to be made a tool of. He lacks stamina and backbone. Ogilby, we know but little. He has no knowledge of business, is probably a very good miner, but is entirely out of place when upon the Board of Supervisors of a county, where it requires men who have some business acquirements—men who should at least possess ability enough to run and manage a pen-and-ink shop. Of Ford, the less said the better. The people know him. He has an extensive reputation, and we have yet to hear of his having received a favorable notice from any source.

Telegraphic Summary.

Assays of quartz rock found in Minnesota, show the existence of gold and silver veins. The Florida Indians are determined to keep their negroes as slaves, denying that white men's laws are applicable to them. Wendell Phillips, in a late speech, said that Johnson was a traitor—the Supreme Court personified disloyalty, and that Congress must absorb all the powers of the Government. Sumner says the same thing. Rev. Joel Lindsey, of New York, has been found guilty of manslaughter in the second degree, for whipping his child to death. [Holl, if not the Penitentiary, is nearly full of such blood-hounds of Zion.] It is reported that there will soon be a convention of Liberal Generals in Mexico, to choose a General in Chief, and it is thought that Ortega, the rival of Juarez, will be elected. Stevens' Reconstruction Bill, after a sharp debate, was referred, on the 28th, Stevens declaring that such a destination would be the death of it, by a vote of 86 to 63—all the Democrats voting in the affirmative. The President has vetoed the bills for the admission of Colorado and Nebraska, on the grounds of the want of a sufficient population, and that negro suffrage was made a condition. An effort is being made for the appointment of Senator Nesmith, of Oregon, as Secretary of War. The radicals think of trying to bribe Gen. Grant by the introduction of a bill in Congress providing for his appointment as acting President in case of the impeachment and removal of the President. Desperadoes have again become so bold as to call out from the old Regulators a notice for re-organization. A bill has been introduced in Congress abolishing all disqualification from voting in the District of Columbia on account of sex. It is reported that the U. S. troops stationed near Jackson, Texas, were recently attacked by Indians, and forty of them killed. C. A. Davis, the original Jack Downing, died in New York on the 27th ult., aged 72. A frigate left Vera Cruz on the 21st, with 1,200 Austrian troops. The evacuation was to have been completed on the 28th. The war between the Cretons and the Sublime Porte has been renewed, and a battle has been fought. The war has spread to the neighboring islands. J. G. Bennett Jr., offered the yacht Henrietta to Prince Alfred, of England, as a present. The Prince kindly thanked him, but declined the generous offer. Raymond, of N. Y., presented to the H. R., on the 30th, a memorial from a large number of the business men of N. Y. against the impeachment of the President, and urging measures to strengthen public confidence. [Sensible and patriotic.] The negroes on a plantation in S. C. refused to leave or to make a contract to work. In a collision which took place, an agent of the Freedmen's Bureau was shot in the arm by a negro. He returned the fire, and killed a nigger. [The highest crime known to Radical law, except a defense of the Federal Constitution.] The Mississippi Legislature has unanimously rejected the Constitutional Amendment. Garrett Davis has been elected to the U. S. Senate by the united votes of the Democrats and Conservatives of the Kentucky Legislature, over Brant, Radical, 78 to 41. Ten Fenians have been sentenced to be hung at Toronto on the 6th of March next. Chas. A. Dana, it is said, intends soon to commence the publication of an intensely Radical paper in the city of New York. The N. Y. Herald's Richmond correspondent states that movements are on foot to establish persons to be appointed by Southern State Legislatures, whose duty it shall be to remain in Washington and bring before the Supreme Court all acts of Congress affecting the interests of the South. It is thought in Paris that the mission of Kaleris to the U. S. States is a Russian intrigue to involve our Government in the Eastern questions. The Internal Revenue receipts for January were \$16,500,000, being far below the estimates. The H. R. has passed the bill reorganizing the Indian Bureau and transferring its duties to the War Department. California, Nevada and Arizona constitute the 1st of the 5 districts. The N. Y. Herald's N. Orleans dispatch says it is understood that if the Legislature passes a bill for framing a new Constitution over his veto, Gov. Wells will issue a proclamation declaring the Convention of 1864 legal, and reassemble it; that the radicals are organizing the "Grand Army of the Republic," [Bah!] and a conflict between them and the Confederates is not improbable. [The Convention of 1864, it will be remembered, was elected by about one eighth of the number that constituted the voting population of the State—the few voters consisting principally of Federal soldiers and niggers.] A dispatch from Kansas, of the 31st, says a scout had just arrived who reported that the Cheyenne and Arapahoe Indians, amounting to 12,000 warriors, were on the war path. The Alabama H. of Reps. has passed a bill to establish a system of public schools for blacks and whites alike, except that they are to be separate. The U. S. steamer Lancaster is reported to have foundered off Cape Horn. Washington Hunt filed in N. York on the 1st inst., and P. Johnson, a Democrat. M. C. from Penn., at Washington, the day previous. Dispatches from Constantinople announce that twelve American war vessels were daily expected. It is asserted that Lord Derby's administration will fall if the speech at the reopening of Parliament does not recommend reform. On the 2d inst., the navigation of Long Island Sound was completely closed for fifteen miles by ice. More failures are reported in Wall st., N. Y., and that a crisis of a threatening nature hangs over many insurance corporations. The Int. Rev. collected in N. York city last year, amounted to \$35,000,000—in former years, to nearly \$100,000,000. A train of 68 men were recently attacked by Indians near the head of Smoky Hill River, and all but four massacred. The N. York World says there is foundation for the re-

port of a new plan of reconstruction being under consideration; that the President has asked for the views of leading Southerners, and will submit to the Fortieth Congress in his message a programme which, it is thought, will commend itself to the liberal element of the Republican party. A bill introduced by Congressman McKurt provides for semi-monthly postal service between San Francisco and the Sandwich Islands. The N. Y. Herald's special dispatch says a council of the general officers of the army has been called by Gen. Grant in Washington, to confer upon matters relative to the army, particularly in reference to maintaining garrisons in the Southern States. Numerous daring robberies have lately taken place in the 11th Ward, New York, eight houses having been plundered the same night. John A. Neill and Wm. Neill, from this State, were recently induced by New York sharpers to exchange \$5,000 in gold for a bogus check for \$68,150. An earthquake has occurred at Sierra Leone, Africa, which was very destructive to human life and property. A Paris paper thinks the presence of an American squadron in the Mediterranean only complicates the Eastern question.

Proceedings of the Board of Supervisors, Plumas County.

February Term, 1867.

MONDAY, February 4th.—1st Day of Term.—Present, full Board, Andrew Miller presiding. Ordered, that the Board adjourn until to-morrow.

TUESDAY, February 5th.—Board met pursuant to adjournment. Present, full Board, Andrew Miller presiding.

Ordered, that the Auditor draw a warrant in favor of Geo. Bellows, for \$15, out of the Gen'l Fund, and in favor of Amos Reeves for \$16, out of Ind. Sick Fund, and in favor of Cunningham & Holthouse for \$12 50, out of Ind. Sick Fund, and in favor of L. F. Cate \$25, out of Ind. Sick Fund, and in favor of J. S. Vaughan \$25, out of Ind. Sick Fund, and in favor of S. J. Carter \$10 out of Ind. Sick Fund.

The following allowances for Jurors were made out of Gen'l Fund:

T. M. Elliott \$3, A. Cate 12, B. Doyle 3, W. Kinsey 2, E. Schneider 2, J. P. Debnam 2, E. Bates 2, J. Braden 2, G. Ferrier 2, B. Coburn 2, J. Kelly 2, J. Duesler 2, F. A. Guthrie 2, J. Barrington 2, C. W. Rockwell 2, W. H. Rhodes 3, J. A. Duesler 3, W. Boyce 3, W. Francis 3, W. Ellerman 3, Thos. Moore 3, C. J. Rice 3, G. Whiting 3.

The following allowances were made out of Gen'l Fund: Jas. Scott, \$12 50, wood for Judge, J. Kenyon \$2, J. J. Jones \$2, C. T. Kaulback, \$12 25 Prisoner's supplies; A. McKee, \$379 25, taking insane to Asylum; F. B. Whiting \$105 50, board of prisoners.

Ordered, that the allowances of J. S. Vaughan of \$25, and to L. F. Cate of \$25, and to J. S. Carter of \$10, be and the same are hereby rescinded.

Ordered, that there be allowed to J. S. Vaughan \$20, S. J. Carter \$5, L. F. Cate \$15, for medical services, out of Ind. Sick Fund, and that the Auditor draw his warrant for the same in their favor.

Ordered that the Board take a recess until 2 o'clock.

Ordered, that J. C. Church be allowed \$6 juror fees, and that the Auditor draw his warrant for the same on the Gen'l Fund.

Ordered, that a School District be now formed comprising all of Genesee and Grizzly Valleys, and be known as and called the Genesee District.

Ordered, that a School District be formed, bounded as follows: Beginning at a point on the Southern boundary of Indian Township, due south from the south-east corner of J. Blood's ranch in Indian Valley, running due north to the south-east corner of J. Blood's ranch, thence along the eastern boundary of said ranch to the intersection with the Chapman ranch, thence south on the western boundary of said Blood's ranch to the northern boundary of Fairchild's ranch, and along the northern boundary of Adam Light's to Indian creek, thence along said creek to the southern boundary of Indian Township, thence along said boundary to the place of beginning.

Ordered, that J. B. Overton be allowed the sum of \$151 25, for Clerk's fees, and \$225 for Auditor's salary, as follows: State Fund; \$114, C. Gen'l Fund, \$111, and that the Auditor draw his warrant for the same.

Ordered, that the Report of A. J. Gifford, a Road Tax Collector for Indian Township be received, approved and ordered on file.

Ordered, that A. J. Gifford be credited with \$18 Road Tax receipts returned as lost, and the proof of such loss be placed on file.

Ordered, that the report of C. Belden as Road Tax Collector for Rich Bar Township be received approved and placed on file.

Ordered, that the report of Miles Misenhammer be received, approved, and placed on file.

Ordered, that T. F. Hersey be allowed the sum of \$3, fees in criminal action, and that the Auditor draw his warrant for the same on the Gen'l Fund.

Ordered, that the Board do now adjourn until 9 o'clock, to-morrow.

WEDNESDAY, February 6th.—Board met pursuant to adjournment. Present, full Board, A. Miller presiding. After argument by counsel in regard to the allowance of S. J. Clark's bill for Sheriff, the Board took a recess until two o'clock. P. M., after which it was ordered that S. J. Clark be allowed \$39 50, and that the Auditor draw his warrant for that sum on the Gen'l Fund. Ordered, that the bill of J. H. Yeates for \$436 80, be and the same is hereby rejected. Ordered, that the bill of J. H. Yeates for \$247 70 be and the same is hereby rejected. Ordered, that the line of road leading from Spanish Ranch to Silver Creek, be so altered that it shall leave the old road at the north-west corner of the Spanish Ranch fence, and follow the new road and line of fence recently built by Sharpe and Kerr, to where it intersects the old road, providing that the said Sharpe and Kerr shall so work on and construct the said new road that it shall be at least as good as the old road has been.

Ordered, that the percentage for the ensuing year of Road Tax Collector's be reduced to 15 per cent, in conformity with law.

Ordered, that the Board do now adjourn until to-morrow.

THURSDAY, February 7th.—Board met pursuant to adjournment. Present full Board, A. Miller presiding.

Ordered, that J. W. Duesler be and he hereby is appointed Road Tax Collector for Plumas Township.

Ordered, that T. F. Emmons be and hereby is appointed Road Tax Collector for Indian Township.

Ordered, that Tom True be appointed Road Overseer in and for Crescent Road District.

Ordered, that Oscar Peck be appointed Road Overseer in and for Taylorville Road District.

Ordered, that James Underwood be appointed Road Tax Collector in and for Seneca Township.

Ordered, that Samuel Hogue be appointed Road Tax Collector for Washington Township.

Ordered, that R. Penman be appointed Road Tax Collector in and for Quartz Township.

Ordered, that B. W. Barnes be appointed Road Tax Collector in and for Goodwin Township.

Ordered, that a Road Poll Tax of \$3 each be and the same is hereby levied on all persons in Plumas County who are lawfully liable to pay road tax.

Ordered, that the Road Overseers in Plumas County, before they enter upon their duties as such Overseers, be required to file a bond in the Recorder's office, in the sum of \$500 each, such bond to be approved by the County Judge.

Ordered, that the Auditor procure at the expense of the County, three thousand Road Poll Tax Receipts, and supply all Road Tax Collectors who shall file the required bond.

Ordered, that a tax of \$1 13 on each \$100 worth of taxable property in Plumas County, be and the same is hereby levied for State purposes for the year 1867: Support of State Gov., 30 1/2 cts; Support of Schools, 8 cts. Payment of Bonds, 1857, 80 cts; Payment of Bonds, 1860, 13 cts; Payment of Soldier's Relief Bonds, 4 cts; Payment of Bounty Bonds, 12 cts; Payment of Line Officers Bonds, 1 cts; Construction of State Capitol 10 cts; Insane Asylum Buildings 3 cts; Expenses of National Guard 5 cts; Interest on Pacific Railroad Bonds 8 cts.

Ordered that a tax of 45 cents on each \$100 worth of taxable property in Plumas Co., be and the same is hereby levied for the year 1867, for the Gen'l Fund.

Ordered, that a tax of 15 cents on each \$100 worth of taxable property in Plumas Co., be and the same is hereby levied for road purposes for the year 1867.

Ordered, that a tax of 7 cents on each \$100 worth of taxable property in Plumas Co., be and the same is hereby levied for building purposes for the year 1867.

Ordered, that a tax of 30 cents on each \$100 worth of taxable property in Plumas Co., be and the same is hereby levied for School purposes for the year 1867.

Ordered that a tax of 10 cents on each \$100 worth of taxable property in Plumas county, be and the same is hereby levied for Indigent Sick purposes for the year 1867.

Ordered, that a tax of 5 cents on each \$100 worth of taxable property in Plumas Co., be and the same is hereby levied for the year 1867, for a sinking fund for the redemption of certain road bonds as prescribed by law.

Ordered, that a tax of 5 cents on each \$100 worth of taxable property in Plumas county, be and the same is hereby levied, for the year 1867, for paying the interest of road bonds that are or may be issued by Plumas county.

Ordered, that the Board take a recess until 2 o'clock.

Ordered, That the bill of S. J. Clark for Sheriff Fees, amounting to \$1,996 85 be allowed according to the advice of the District Attorney, and that the Auditor draw his warrant for said sum in S. J. Clark's favor, on the Gen'l Fund.

Ordered that James Downes be allowed \$12 50 for Indigent Witness' expenses.

Ordered that Andrew Miller be allowed \$43, W. Gilbert, \$32 50, James Ford \$35 00, for services on Board, and J. B. Overton \$16 00, Clerk of Board, and that the Auditor draw his warrant for the same on the Gen'l Fund.

Ordered, that Chas. Belden be and is hereby appointed Road Tax Collector in and for Rich Bar Township.

Ordered that Rich. Thompson be and is hereby appointed Road Tax Collector in and for Mineral Township.

Ordered, that the Board do now adjourn to term in course.

THE DISTRICT ATTORNEY.—By law the District Attorney is made the legal adviser of the Board of Supervisors. Mr. Buckbee fills that position in this county; yet, until the last meeting of the Board, that body has seldom paid any attention to his advice,—only when his views and advice coincided with their partisan prejudices. At the last meeting of the Board, when the bill of Clark, of \$1,996 was presented, Mr. Buckbee immediately took the position that the Board should audit it and allow the whole bill. He made a long argument in favor of its allowance, and notwithstanding several of our citizens appeared and objected to its passage, the District Attorney would listen to no postponement of the subject, but he said, "allow the bill, and then if any of the tax-payers don't like it, let them commence suit and stop its payment." He admitted that if the bill was rejected and Mr. Clark sued the county, he would have to collect every dollar of it, or else he would have the costs of the action to pay, and yet, the District Attorney, when there was a doubt about the legality of the whole bill, advised the Board to pay it. He wanted to force some tax-payer to contest the bill and not the county. Oh, shame! where is thy blush? Oh, Radicalism! where is thy honesty? Who will measure that ten bushels of dirt?

WAS IT JUSTICE?—The Board of Supervisors at their last meeting, rejected certain bills presented by James H. Yeates for services performed and expenses incurred while in the discharge of the duties of the office of Sheriff of Plumas county, and allowed to Clark the full amount of those bills. Was it morally right to do so? Were not the profits of the office all that Clark could or should have claimed. Was not all to which he was justly entitled, and should not the Supervisors have allowed to Yeates his actual expenses? Would it not have been justice to have done so, and should not Clark have been satisfied?

"TEN BUSHELS OF DIRT."—We ask the little clique of Radical office-holders and their runners in this county if it is not about time to let up? Have you not sufficiently humiliated a certain individual who fell from grace, but who, by his recent acts, has given proof of his repentance? Have you not already satiated the keenest feelings of revenge? Have you not already stuffed down his capacious maw those "ten bushels of dirt" or, have your appetites for this cruel sport become so sharpened by practice, that you still persist in making him do your dirty work? If the latter, then we sincerely pity him; for if he attempts to do all the mean things necessary to keep your firm running, he will be an object not only of pity but of scorn and contempt.

WASN'T IT NICE?—Tax-payers! read the proceedings of the Board of Supervisors, and in them perhaps you may find an explanation of the cause why no election was called to fill Ford's place as Supervisor of the 2d district with some honest man. Perhaps you will then understand, also, why Jim Ford, after retiring from his place in the Board at the expiration of his term, with his road appropriation plunder, returned again at the commencement of this term and claimed his seat. Reason from effect to cause, and you will be sure to see the point.

UNSURPASSED.—If the citizens of the Co. should resolve themselves into a Committee of the Whole, and had Ben. Butler and Bill Parks to assist them, we believe they could rake hell all over with a fine-tooth comb and not find as black and damning a record made by any of the denizens of that burg as that made by a certain member of the Board of Supervisors of Plumas county during the past ten months.

SCRIP.—The Treasurer is redeeming Warrants payable out of the General Fund, which were issued prior to Sept. 27, '66. It will be some time before that date is passed in redeeming warrants, as those issued on the General Fund for road purposes were registered at that time.

New Advertisements.

Anniversary Ball.

A GRAND BALL will be given at the Plumas House Hall, Quincy, on

Friday Evening, Feb'y 22, 1867,

to which the Public are respectfully invited.

ROBY'S QUADRILLE BAND has been engaged for the occasion.

FLOOR MANAGERS.

R. C. CHAMBERS. A. O. DAVIS. JNO. THOMPSON.

J. E. EDWARDS, Prop.

Quincy, Feb. 7, 1867.

RIDEOUT, SMITH & CO.,

BANKERS.

OROVILLE, CAL.

GOLD DUST PURCHASED.

Advances Made on Consignments for Assay or Coinage.

Exchange for Sale.

New York and London.

Legal Tender Notes Bought & Sold.

CHECKS AT PAR.

Rideout & Smith, Marysville.

PARROT & Co., San Francisco.

The customary facilities afforded to Parties making consignments of GOLD DUST.

C. T. KAULBACK,

—Dealer in all kinds of—

DRY GOODS.

CLOTHING, FANCY GOODS,

FURNISHING GOODS,

YANKEE NOTIONS, CARPETING,

BOOTS & SHOES,

HATS & CAPS,

Provisions, Groceries, Liquors,

DRUGS & MEDICINES.

HARDWARE, WOODEN WARE,

PAINTS, OILS, &c., &c.

QUINCY, PLUMAS CO., CAL.

The subscriber would respectfully inform the citizens of Quincy and vicinity that he is now receiving a large stock of goods of all kinds which he offers for sale at the LOWEST PRICES for cash.

Parties who wish to purchase goods for cash, can buy their supplies of me CHEAPER than they can send to the lower county and get them.

Call and examine my stock of goods and the prices, and satisfy yourselves of the fact.

C. T. KAULBACK.

Quincy, June 15th, 1865.

Special Notices.

NOTICE.

THE PUBLIC, AND ESPECIALLY all persons who have heretofore transacted business with WELLS, FARGO & CO., are notified that a consolidation of interests and business between WELLS, FARGO & CO., THE PIONEER STAGE CO., THE HOLLADAY OVERLAND MAIL CO., EXPRESS CO., THE OVERLAND MAIL CO., THE UNITED STATES EXPRESS CO., AND THE AMERICAN EXPRESS CO., has taken place, and been effected under a Charter granted by the Territorial Legislature of Colorado, and that all the business heretofore done by either of these Companies west of the Missouri River, or between New York, San Francisco and the China Seas, will hereafter be carried on by WELLS FARGO & CO., under the Act of Incorporation referred to.

LOUIS McLANE,
President of Wells, Fargo & Co.
New York, December 10th, 1866.

THE PEOPLE'S FRIEND, NORTH AND SOUTH.

Davis' Vegetable Pain Killer,
The Great Family Medicine of the Age.

Taken internally, it cures sudden colds, coughs, weak stomach, general debility, nursing sore mouth, canker, liver complaint, dyspepsia, or indigestion, cramp and pain in the stomach, bowel complaint, painter's cholera, Asiatic cholera, diarrhoea and dysentery.

Sold by all medicine dealers. 12-1m

Dr. P. Meredith, Dentist, office No. 132 West Sixth street, states as follows:

CINCINNATI, October 3, 1865.
MESSRS. J. N. HARRIS & CO., Gents.—About one year ago I took a cold which settled on my lungs. A violent cough was the consequence, which increased with severity. I expectorated large quantities of phlegm and matter. During the last winter I became so much reduced that I was confined to my bed. The disease was attended with cold chills and night sweats. A diarrhoea set in. My friends thought I was in the last stages of consumption, and could not possibly get well. I was recommended to try

Allen's Lung Balm.

The formula was shown to me, which induced me to give it a trial, and I will only add that my cough is entirely cured, and I am now able to tend to my business as usual. Yours respectfully

P. MEREDITH.

Sold by all Medicine Dealers. 12-1m

For Supervisor.

I hereby announce myself a Candidate for Supervisor of District No. 2, at the next Supervisors' election of said district, irrespective of party nominations.

JOSE T. TAYLOR.

Taylorville, Aug. 7, 1866.

Special Notice.

THE GREAT BLOOD MEDICINES.—Let every man woman and child in our country learn, that Dr. Boyce's Family Medicines are the best in use. See advertisement on fourth page. 17-1y.

The Best Remedy for Purifying the Blood, Strengthening the Nerves, Restoring the Lost Appetite, is

FRESE'S HAMBURG TEA.

It is the best preservative against almost any sick ness, if used timely. Composed of herbs only, it can be given safely to infants. Full directions in English, French, Spanish, and German, with every package. TRY IT!

For sale at all the wholesale and retail drug stores and groceries.

EMIL FRESE, Wholesale Druggist, Sole Agent, 110 O'By Street, San Francisco.

HOGS & PORK.

FOR SALE!!

THE SUBSCRIBER has a large lot of fine PAT HOGS, Edward's Corral, at Quincy, which he offers for sale.

A large amount of PORK, SIDES, SHOULDERS & HAMS,—salted,—will be sold in quantities to suit. Several hundred pounds of FRESH LARD on hand and for sale.

WAREHOUSE.—In the rear of Kaulback's Old Store, Main st., Quincy, Cal.

J. B. WELLINGTON.

Dec. 14th, 1866.

LIVERY & FEED

STABLE.

QUINCY, CAL.

THE UNDERSIGNED, HAVING PURCHASED the interest of R. E. Garland, will, hereafter, carry on the Livery business in all its branches, at the old stand, on Main Street.

Horses and Carriages to let, at moderate prices. Good Stabling can always be furnished to parties from abroad.

A share of the public patronage is respectfully solicited.

J. E. EDWARDS, Proprietor.

A. P. MOORE,

HAS ON HAND AND DESIRES TO SELL

SUG

The Quincy Union.

LOCAL ITEMS.

WILL GO.—Several of our citizens will probably attend the meeting of the Alturas Snow Shoe Club at La Porte, on Monday next.

WILL START.—Work on King's ledge in Mohawk Valley has been suspended for several weeks, but we are informed that the Mill will commence crushing again on Monday next.

ELECTION ORDERED.—The County Clerk has at this late day concluded to call an election to fill the vacancy in the office of Supervisor of the 2d district. The election is ordered to take place on the 9th day of April next.

I. O. G. T.—Greenville Lodge No. 229 I. O. of G. T. have elected the following officers for the ensuing quarter: Wm. Jones, W. C. T.; Miss Lily Tait, W. V. T.; A. W. Crow, W. S.; A. W. Keddle, W. F. S.; H. B. McColl, W. T.; J. H. Maxwell, W. L. G.; E. Dillabough, W. O. G.

THE EUREKA.—John Parrott & Co., of San Francisco, are now the owners of the Eureka mine and ledge in this county. Last year they worked the mine, employing only about 18 men, and made a profit of \$10,000 for the season's work. So a gentleman, who pretends to know, informs us.

ENROLL! ENROLL!—Let every voter in this district see to it immediately that his name is enrolled upon the poll books of his district. Do not allow yourselves to be disfranchised by your own neglect. The clerk of the election board is the proper person to call upon to have your names enrolled. Do not delay.

NEW MILL.—Light & Bro. have procured the machinery, stamps, &c. for a five stamp Quartz Mill which they are erecting at Genesee Valley, to crush the rock from the Ward quartz ledge at that place. The castings and machinery were brought up from the lower county, a short time since, on sleighs.

AT LAST.—Jim Dwyer and T. F. Emmons, both of whom have been standing candidates for office so long that the memory of man runneth not to the contrary, have at last had their desires gratified—each of them having received the appointment of road-tax collector at the hands of that contemptible trio, the Board of Supervisors of Plumas county.

RICH.—We learn that Underwood & Co., who have been prospecting at Dutch Hill for some time past, have struck the lead and found very rich diggings. The old Cummings claims are still paying enormously. Several other companies intend locating and working claims on the Hill. The only drawback to that mining locality is the scarcity of water—all the dirt having to be hauled in hand-carts to springs, and washed in rockers or small sluices.

NEW DIGGINGS.—On Monday last, new diggings were struck in the hill on the west side of North Canon, between Greenville and Round Valley. Some of the dirt prospects as high as \$100 to the pan. The whole hill-side, for a mile, has been staked off and claims located. The discovery has caused considerable excitement among the citizens of that locality. If the mines prove to be as rich and extensive as the indications promise, a new life will be given to that section of our county. The reservoir of Judkins & Kellogg is of sufficient capacity to furnish an abundant supply of water to work the mines.

SAYING AT THE SPIGOT.—About the time the Supervisors were to adjourn, and after the minutes had been written up, the question in regard to paying for the publication of the proceedings of the Board was brought by the Clerk. Ford spoke in a second, saying: "Certainly, certainly, the proceedings should be published." But to the honor of Andy Miller be it said, that gentleman then and there informed the other members that he was opposed to ordering the proceedings published, unless it could be done at much less rates than heretofore. Ford still insisted, but Gilbert sided with Miller; hence the proceedings will not be officially published in "our organ," and the county will not have to foot a big bill to pay for it. They are getting ashamed of themselves—that's what's the matter. The people will say Amen, so note it be.

TERRED BY GRIZZLIES.—A correspondent writes us that Mr. John Christopher, foreman of the Eureka Quartz Mining Co., met with quite an adventure while coming from Downville last Monday. He was detained for eight days at James Kuen's ranch, during the storm, and when it cleared off he started for Eureka Mills. Coming up the hill, almost at the summit he encountered four grizzly bears. Having moccasins on his snow shoes, he thought it advisable to climb a friendly tree that was close at hand. The bears surrounded the tree, and kept him there from 2 o'clock, p. m., until 5 o'clock next morning. Being benumbed with cold, and not hearing anything from his sentinels, he concluded to come down and reconnoitre. It being quite dark at the time, he could not see very far, and in trying to get away from the place, came very near stumbling over one of the bears. He, however, escaped his notice, and arrived at the Mills at 3 o'clock, p. m., where, after thirty-two hours' fasting, he enjoyed a hearty dinner and rest.

WAGON ROAD SURVEY.—Messrs. Bolinger & Chambers, of Indian Valley, have engaged the services of Mr. A. W. Kiddle, one of the best Surveyors in the State, to survey the route for a Wagon road up the North Fork of Feather river. Mr. K. and his assistants will commence making the survey on Monday next, and it will be completed on or before the 31st of March next. A majority of the holders of the franchise have decided their interests in the same to Messrs. Bolinger & Chambers, and those gentlemen intend to test the practicability of the route. If it is found to be practicable, they will organize a Company, and a road will be built. This is the best answer we can give a correspondent of the Butte Record, who signs himself "Mulligan." He says: "Speaking of railroads and the different routes, I deem it necessary to say a word or two in favor of the North Fork of Feather river. I was up the river as far as Dogwood creek, (distance from Oroville thirty six miles), on the Yankee Hill ditch, for two days past, and found every thing favorable for a good road. The snow, which was as deep as it ever gets up there, was sixteen inches deep, and to follow that line to Plumas co., I think there is no more snow than sixteen to twenty inches at farthest; if there is more, I am mistaken. There would be no hindrance to travel all winter on account of the snow. Why do not our Plumas neighbors come down on the upper end, and report?"

COUNTY PROPERTY.—We understand that the county owns five ploughs which have cost over \$140—a scraper, and any amount of picks, crow-bars, axes, &c., which were purchased with the county money to be used in working upon the Honey Lake Wagon Road. Wonder who will fall heir to the property, when the road is completed?

TAXES.—The rate of taxation for the present year as established by the Supervisors at their last meeting, is \$2 20 on each \$100 worth of taxable property in the Co. The tax is apportioned as follows:

State Fund.....	\$1 18
County Gen'l Fund.....	45
Road Fund.....	15
School Fund.....	20
Indigent Sick Fund.....	10
Building Fund.....	7
Road Bond Fund.....	5
Interest on Road Bonds.....	5
Total.....	\$2 20

The tax is three cents less than that of last year. At the time the tax was levied for 1896, the indebtedness of the county was but a trifle over \$4,000; now the indebtedness is over \$20,000, and the taxes have been reduced. Every tax-payer is doubtless pleased to see a reduction in the rates of taxation, but is it policy at the present time? We say, most emphatically, NO!

And why? Because the tax levied for each of the county funds—taking the valuation of property in the county last year as our guide—is not sufficient to pay off the present indebtedness of each or any one of those funds, and all scrip issued from this time on will not in all probability be paid before the 1st of November, 1898, and the county will be obliged to pay interest on its warrants for twenty-one months. Is that good policy? Is it good management? Is it a correct manner of doing business? Mr. Gilbert, the Supervisor of the 1st District, stated before the Board that the county ought to be in debt, that the debt one year ago was not enough to make the County healthy, and the balance of the Board coincided with him. Such is the opinion of the agents of the tax-payers. If the debt of the county, one year from this time is not large enough to make the county financially healthy, according to Dr. Gilbert's method of doctoring, we shall be agreeably disappointed. \$80,000 will not cover it if the present Board should remain in office, and should persist in making such extravagant, illegal and unjust allowances as they have heretofore been in the habit of doing. The taxes have been reduced for the present year, and why? Ford & Miller expect to go out of office before another year, and care nothing for the future. They wished to gain a little cheap notoriety and popularity, and hence the reduction. They knew that the rate of taxation for county purposes next year would have to be nearly doubled. They knew that through their management the county is fast sinking deeper and deeper in debt. They know that they are held in contempt by a large majority of the tax-payers of the county, even among their own party friends—and to turn the tide of popular opinion in their favor, they, by a master stroke reduced the taxes three cents on each \$100.

THE CLIQUE AT WORK.—The small band of organized plunderers of the county treasury have at last concluded that there is, and since the first Monday in October has been, a vacancy in the office of Supervisor of the 2d district. This is nothing more than what every man in this district with even half sense, has known all the time. Every one could see that the act postponing the election of Supervisor, did not postpone the election of Supervisor. Every one could see that, in years when no other officers were to be elected, the Clerk should provide for electing the Supervisors. Why, then, was this not done? The Clerk ordered his deputy to attend to it, and call an election; but it did not suit the clique to have this thing done. They knew that their tool, Ford, could not be re-elected; and, in order to use him in their plundering schemes, they must postpone the election, and then claim that he could fill the vacancy until his successor should be elected and qualified. They have succeeded so far, and from appearances intend to keep the advantage they have gained; for, if, under the provisions of the Registry law, as it is claimed by some, it requires ninety days notice of an election, then Ford can misrepresent the people of this district at the May term, and perhaps at the August term, if it should be so ordered by the clique. Of course they expect to shoulder the responsibility of the neglect upon the Clerk, who was absent at the time, and it only surprises us to see the Clerk allow himself to be used as a "cat's paw" any longer. We ask—have the people of this district no rights which the county officers are bound to respect? Can the edict of a small clique forever disfranchise the voters of this district? Will the people longer submit to such outrages upon their rights and property? Is Jim Ford to be forever allowed to draw rations from the county treasury, in opposition to the wishes of ninety-nine out of every one hundred voters in the 2d Supervisors' district? A day of reckoning will surely come. It may be put off as long as possible by the clique, but the day will come. Mark that, ye, who now chuckle over the success of your contemptible trickery!

THE BILL.—Clark's bill for Sheriff fees, when first presented, included charges for all the wood furnished by Yeates, all the board bills, and full charges in every particular, which had before been paid by Yeates. Nothing was deducted, yet his attorney had the impudence to contend that the Supervisors should allow it entire. Was he honest in his action? Would not such an attempt at hoodwinking the Supervisors have caused an indelible conscience to goad him, let alone what it should do to a church-member's.

Legal Advertisements.

Dissolution of Co-Partnership.

NOTICE IS HEREBY GIVEN, THAT THE Partnership heretofore existing between the undersigned, at Onion Valley and Sawpit Flat, Plumas county, is this day dissolved by mutual consent. All debts and claims against the late firm will be paid by A. H. Ferguson, and all debts due the late firm must be paid to the said A. H. Ferguson, who will carry on the business in future. Plumas County, Feb'y 24, 1897.

A. H. FERGUSON.
J. B. BAILY.

Notice to Creditors.

STATE OF CALIFORNIA, ss.
County of Plumas.

In the matter of the Petition of DENNIS H. CHAPMAN, an Insolvent Debtor:

PURSUANT TO AN ORDER OF THE HON. E. T. HOGAN, Judge of the said County of Plumas, notice is hereby given to all the creditors of the said Insolvent, to be and appear before the Hon. E. T. HOGAN, County Judge of said County, in open Court, at the Court House of said County, in the town of Quincy, in said County, on the 9th day of March, A. D. 1897, at 2 o'clock, P. M. of that day, then and there to show cause, if any they can, why the prayer of the said Insolvent should not be granted, and an assignment of the estate be made, and he be discharged from his debts and liabilities, in pursuance of the statute in such case made and provided; and in the meantime all proceedings against said Insolvent be stayed.

[L. S.] Witness my hand and the Seal of said County, Court, this 29th day of January, A. Rev. Stamp. D. 1897.

J. B. OVERTON, Clerk.

A. A. Cooper, Atty for Petitioner. 14-td

Notice to Creditors.

STATE OF CALIFORNIA, ss.
County of Plumas.

In the matter of the Petition of JEROME B. CHAPMAN, an Insolvent Debtor:

PURSUANT TO AN ORDER OF THE HON. E. T. HOGAN, Judge of the said County of Plumas, notice is hereby given to all the creditors of the said Insolvent, to be and appear before the Hon. E. T. HOGAN, County Judge of said County, in open Court, at the Court House of said County, in the town of Quincy, in said County, on the 9th day of March, A. D. 1897, at 2 o'clock, P. M. of that day, then and there to show cause, if any they can, why the prayer of the said Insolvent should not be granted, and an assignment of the estate be made, and he be discharged from his debts and liabilities, in pursuance of the statute in such case made and provided; and in the meantime all proceedings against said Insolvent be stayed.

[L. S.] Witness my hand and the Seal of said County, Court, this 29th day of January, A. Rev. Stamp. D. 1897.

J. B. OVERTON, Clerk.

A. A. Cooper, Atty for Petitioner. 14-td

Notice to Creditors.

Estate of WM. BRACY, Deceased.

NOTICE IS HEREBY GIVEN BY THE UNDERSIGNED, Executor of the above-named Estate, to the creditors of and all persons having claims against said deceased, to exhibit the same with the necessary vouchers, within ten months from the first publication of this notice, to the undersigned, at his office in La Porte, Plumas Co., State of California.

JOHN CONLEY, Executor.

Quincy, Dec. 22, 1896. 14-td

Summons.

STATE OF CALIFORNIA, ss.
County of Plumas.

In the District Court of the Second Judicial District, in and for the County of Plumas, in and for the County of Plumas, and the complaint filed in said county of Plumas, in the office of the Clerk of the said District Court:

The People of the State of California send Greeting to JAMES BOYD, Def't:

YOU ARE HEREBY REQUIRED TO APPEAR in an action brought against you by the above named Plaintiff in the District Court of the Second Judicial District of the State of California, in and for the County of Plumas, and to answer the Complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service), after the service on you of this summons, or served within this county; or, if served out of this county, but within this Judicial District, within twenty days; or, if served out of said District, then within forty days—on judgment by default will be taken against you, according to the prayer of said Complaint.

The said action is brought to obtain a Judgment that the bonds of matrimony between herself and Defendant be dissolved, and that the custody of their infant child, Lizzie, be awarded to the Plaintiff, and you are hereby notified that if you fail to appear and answer said Complaint as above required, the said Plaintiff will take default, and apply to the Court for the relief prayed for in her said Complaint.

Given under my hand and the seal of the District Court of the 2d Judicial District of the State of California, in and for the County of Plumas, this 29th day of Dec. in the year of our Lord One Thousand Eight Hundred and Sixty-seven.

JOHN B. OVERTON, Clerk.

Goodwin & Haymond, Plt's Attys.

Summons.

STATE OF CALIFORNIA, ss.
County of Plumas.

In the District Court of the Second Judicial District, in and for the County of Plumas, in and for the County of Plumas, and the complaint filed in said county of Plumas, in the office of the Clerk of the said District Court:

The People of the State of California send Greeting to A. V. LANCASTER, Def't:

YOU ARE HEREBY REQUIRED TO APPEAR in an action brought against you by the above named Plaintiff in the District Court of the Second Judicial District of the State of California, in and for the County of Plumas, and to answer the Complaint filed therein (a copy of which accompanies this summons) within ten days (exclusive of the day of service), after the service on you of this summons, or served within this county; or, if served out of this county, but within this Judicial District, within twenty days; or, if served out of said District, then within forty days—on judgment by default will be taken against you, according to the prayer of said Complaint.

The said action is brought to obtain a decree of this Court, dissolving the bonds of matrimony heretofore existing between the said plaintiff and defendant, and giving to said plaintiff the custody of their children, upon the grounds of willful desertion for over two years; and a decree of divorce, and to provide the necessities of life for plaintiff and their children, for the period of three years next preceding the commencement of this action.

And you are hereby notified that if you fail to appear and answer the said complaint, as above required, the said Plaintiff will apply to the court for the relief prayed for in said complaint.

Given under my hand and seal of the District Court of the 2d Judicial District of the State of California, in and for the County of Plumas, this 29th day of Dec. in the year of our Lord one thousand eight hundred and sixty-six.

JOHN B. OVERTON, Clerk.

By S. J. CLARK, Deputy Clerk.

Goodwin & Haymond, Plaintiff's Attys.

v5-49-5m.

Business Advertisements.

T. A. VANORDEN,

MANUFACTURING JEWELER.

WATCHES & CLOCKS.

Cleaned & Repaired.

SHOP—On Main street, QUINCY, CAL. 35-4f

W. M. KINSEY,

CARPENTER & BUILDER.

Shop on Main Street,

QUINCY, CALIFORNIA.

House, Sign & Ornamental Painting

DONE TO ORDER.

Furniture Made and Repaired.

v4-23-4f

A. COLE,

CARPENTER AND JOINER,

[SHOP—Opposite the Court House.]

Quincy, al.

WORK done to order on short notice, and on reasonable terms.

D. ROBINSON,

CARPENTER & BUILDER,

Shop—Opposite the Plumas House,

MAIN STREET, QUINCY, CALIFORNIA.

Carpenter Work of all kinds done promptly, and in the best manner. Terms reasonable. 44-4f

CHARLES MILLER,

MANUFACTURER OF—

TIN, COPPER & SHEET IRON WARE.

Shop opposite the Postoffice,

Main Street, Quincy, California.

CROWN WORK done to order, at short notice and on Reasonable Terms.

A good stock of TINSWARE always on hand and for sale.

Stovepipe made, fitted or repaired.

IRON HOSE for Mining or other purposes.

Riveted and Set Up to order in any part of the County.

Quincy, Dec. 1, 1896. v5-46-4f

DR. J. DEMPSTER,

DENTIST.

[Office at the Plumas House.]

QUINCY, CAL.

THE SUBSCRIBER, HAVING RETURNED TO QUINCY, where he intends stopping the present season would respectfully inform the citizens of American Valley and vicinity, that he is now prepared to perform all operations in his profession, on the most approved and latest principles.

Teeth Inserted on Gold, Silver, and Vulcanite.

Operations carefully performed. All work warranted.

J. DEMPSTER.

Quincy, June 9th, 1896. v4-22-4f

NEW ARRANGEMENT!!

BLACKSMITHING

—BY—

BRADFORD & WALKER,

[at the Old Stand of J. Walker.]

MAIN STREET, QUINCY.

HAVING PURCHASED THE ENTIRE MATERIALS of the above mentioned establishment, the public are informed that we intend to devote our time and attention to Blacksmithing in all its varieties.

Our work will be made of the best material, with the greatest dispatch, in the best style, and prices to conform to the times.

Particular attention paid to Horse and Ox-Shoeing, Wagon Ironing, &c.

BRADFORD & WALKER.

Quincy, Oct. 12, 1896. v4-20-4f

OROVILLE

Iron & Brass Foundry

AND MACHINE SHOP.

STEAM ENGINES, QUARTZ MACHINERY

Saw and Grist Mills, Derrick Irons, Pumps

HYDRAULIC PIPES AND NOZZLES,

our wheels,

and all other kinds of

MACHINERY BUILT TO ORDER,

or Repaired at the Shortest Notice.

SHOES & DIES for Quartz Mills, made of the best American White Iron.

STEAM ENGINES of different sizes, with the latest improvements, always on hand. Also, second hand engines.

ALL WORK guaranteed first class, and as cheap as any Establishment in the State.

37-6m THEOPHILUS LOCHER, Prop'r.

QUINCY

MEAT MARKET.

Main street, opposite the Court House.

A GOOD SUPPLY OF ALL KINDS OF MEATS

of the best quality, constantly on hand.

JAS. E. EDWARDS,

Quincy, Jan. 28, '93—n5-4f

SAN FRANCISCO

PIONEER SCREEN WORKS.

JOHN W. QUICK, Prop'r.

HAS removed to the YULCAN IRON IRON Works, Fremont Street, between Mission and Howard, San Francisco. Screen Punching in all its branches, at Reduced Rates.

Quartz Mill owners using my Russian Iron Screens will save Two Hundred per cent. Guaranteed to be the best and cheapest in the State, and warranted not to rip or tear.

Orders solicited and promptly attended to. 48-3m

EXCHANGE SALOON.

MAIN ST., QUINCY, CAL.

THE BAR

is well supplied with the best of

Wines, Liquors & Cigars.

BILLIARDS.

Two of Phelan & Co's. Modern BILLIARD TABLES

with combination cushions are in use at this Saloon.

JAS. H. HOUCK, Proprietor.

22-4f

Business Advertisements.

CUNNINGHAM & HOLTHOUSE,

General Merchandise.

[Corner of Main and Nelson Streets.]

Taylorville, Plumas Co., Cal.

WE HAVE A LARGE STOCK OF FALL

and Winter Goods, embracing the latest

Styles & Patterns,

to which we invite the attention of the Public in general.

WM. H. MILLER. W. BUNNELL.

MILLER & BUNNELL,

Butt Valley, Plumas Co., California.

—GENERAL DEALERS IN—

Groceries, Provisions, Liquors,

Segars, Tobacco, rdy Goods,

CLOTHING, BOOTS AND SHOES, TOOLS,

Hats and Caps,

HARDWARE, YANKEE NOTIONS, &c., &c.

v4-23-4f

H. C. BIDWELL,

Wholesale & Retail Dealer in

GENERAL MERCHANDISE,

Provisions, Liquors, &c.,

GREENVILLE, PLUMAS CO., CAL.

24-3m

THOMPSON & KELLOGG,

DEALERS IN

Groceries, Provisions, Liquors, Hardware,

Iron, Steel, Crockery, Clothing,

Boots and Shoes.

Spanish Ranch.

I-4f

P. A. TOGNAZZINI,

—DEALER IN—

Groceries, Provisions, Liquors,

Tobacco, Cigars,

Clothing, Boots & Shoes,

Hardware, Mining Tools, &c.,

A dark, textured surface, possibly a book cover or endpaper, showing vertical lines and a small dark spot.